## UNITED STATES

Docket No.:		

## COMBINED DECLARATION/POWER OF ATTORNEY FOR UTILITY/DESIGN PATENT APPLICATION

was filed on		cked: er or PCT International Application Number _ identified specification, including the claims, as a	and was amended	
n (if applicable). hereby state that I have reviewed an ferred to above. acknowledge the duty to disclose in			and was amended	
eferred to above. acknowledge the duty to disclose in	d understand the contents of the above-	identified specification, including the claims, as a	<del></del>	
acknowledge the duty to disclose in		•	mended by any amendment	
	formation which is material to patentab		-	
hereby claim foreign priority benefit	t(s) under 35 U.S.C. § 119(a)-(d) or § 3	365(b) of any foreign application(s) for patent or or inventor's certificate having a filing date be	inventor's certificate listed	
riority is claimed.	wany foreign apprication(s) for patent	to inventor a certificate having a thing date be	tore that of the appheason on which	
rior Foreign Application(s)		Priori	ity Not Claimed	
34203/2003	Japan	12/2/2003		
			<u> </u>	
Number)	(Country)	Day/Month/Year Filed	0	
	(6)	D 04 13 21 211	<del>-</del>	
lumber) vereby claim the benefit under 35 I	(Country) U.S.C. 8 120 or 8 119(e) of any United	Day/Month/Year Filed I States application(s), or § 365(c) of any PCT I	nternational application designating	
		the claims of this application is not disclosed in the		
		35 U.S.C. § 112, I acknowledge the duty to disci		
aterial to patentability as defined in	37 CFR § 1.56 which became availabl	e between the filing date of the prior application		
ternational filing date of this applica	ation.			
Application Serial No.)	(Filing Date)	(Status patented, pending, abando	ned)	
	<u> </u>		· ·	
Application Serial No.)	(Filing Date)	(Status patented, pending, abando	ned)	
hereby appoint the attorneys and a	gents of Staas & Halsey LLP under US	PTO Customer No. 21,171 to prosecute this ap	nlication and to transact all business	
the Patent and Trademark Office of			•	
	(188)(8 (188) 1	IRM:		
		<b>11</b>		
		21171 ITADEMARK OFFICE		
hereby declars that all statements -	PATENT	IRADEMARK OFFICE	on and belief are believed to be tope	
	PATENT?	IRADEMARK OFFICE true and that all statements made on informati		
id further that these statements we	PATENT?  made herein of my own knowledge are  re made with the knowledge that willf	IRADEMARK OFFICE	nishable by fine or imprisonment, or	
nd further that these statements we	PATENT?  made herein of my own knowledge are  re made with the knowledge that willf  8 of the United States Code and that	TRADEMARK OFFICE  true and that all statements made on informatiful false statements and the like so made are put such willful false statements may jeopardize the	nishable by fine or imprisonment, or	
nd further that these statements we oth, under Section 1001 of Title 1	PATENT?  made herein of my own knowledge are  re made with the knowledge that willf	TRADEMARK OFFICE  true and that all statements made on informatiful false statements and the like so made are put such willful false statements may jeopardize the	nishable by fine or imprisonment, or	
nd further that these statements we oth, under Section 1001 of Title 1 atent issued thereon.	PATENT?  made herein of my own knowledge are  re made with the knowledge that willf  8 of the United States Code and that	TRADEMARK OFFICE  e true and that all statements made on information false statements and the like so made are put such willful false statements may jeopardize the statements made on information in the statements made on made are put such will state ment to statements may jeopardize the statemen	nishable by fine or imprisonment, or the validity of the application or any	
nd further that these statements we oth, under Section 1001 of Title 1 atent issued thereon.  ull name of sole or first inventor	nade herein of my own knowledge are re made with the knowledge that willf 8 of the United States Code and that Kentaro FUJIBA	e true and that all statements made on informaticul false statements and the like so made are pursuch willful false statements may jeopardize the AYASHI  Date December 18,  Japanes	nishable by fine or imprisonment, or the validity of the application or any	
nd further that these statements we oth, under Section 1001 of Title 1 atent issued thereon.  ull name of sole or first inventor	nade herein of my own knowledge are re made with the knowledge that willf 8 of the United States Code and that Kentaro FUJIBA taw Jujibaya, Tokyo, 180-0013 Japan	e true and that all statements made on informatical false statements and the like so made are pursuch willful false statements may jeopardize the AYASHI  Date December 18,  Japanes Citizenship	nishable by fine or imprisonment, or the validity of the application or any	
and further that these statements we oth, under Section 1001 of Title 1 stent issued thereon.  A pull name of sole or first inventor wentor's Signature Musashino-shi esidence   2-8-5, Nish	nade herein of my own knowledge are re made with the knowledge that willf 8 of the United States Code and that Kentaro FUJIBA	e true and that all statements made on informatical false statements and the like so made are pursuch willful false statements may jeopardize the AYASHI  Date December 18,  Japanes Citizenship	nishable by fine or imprisonment, or the validity of the application or any	
of further that these statements we oth, under Section 1001 of Title 1 stent issued thereon.  Ill name of sole or first inventor  ventor's Signature  Musashino-shi esidence 2-8-5, Nish ailing Address	ratent and the rein of my own knowledge are re made with the knowledge that willf 8 of the United States Code and that a Kentaro FUJIBA Tawa Jujibayawa, Tokyo, 180-0013 Japan nikubo, Musashino-shi, Tok	e true and that all statements made on informatical false statements and the like so made are put such willful false statements may jeopardize the AYASHI  Date December 18,  Citizenship Japanes  yo, 180-0013 Japan	nishable by fine or imprisonment, or the validity of the application or any  2003  See	
ad further that these statements we oth, under Section 1001 of Title 1 itent issued thereon.  All name of sole or first inventor	nade herein of my own knowledge are re made with the knowledge that willf 8 of the United States Code and that Kentaro FUJIBA taw Jujibayas, Tokyo, 180-0013 Japan nikubo, Musashino-shi, Tokyon	e true and that all statements made on informatical false statements and the like so made are put such willful false statements may jeopardize the AYASHI  Date December 18,  Citizenship Japanes  yo, 180-0013 Japan	nishable by fine or imprisonment, or the validity of the application or any  2003  See	
d further that these statements we oth, under Section 1001 of Title 1 tent issued thereon.  Ill name of sole or first inventor	ratent and the knowledge are re made with the knowledge that will a softhe United States Code and that a Kentaro FUJIBA tawaya Japan nikubo, Musashino-shi, Tokanaya Tetsuo HISH.	e true and that all statements made on information false statements and the like so made are put such willful false statements may jeopardize the AYASHI  Date December 18,  Citizenship  yo, 180-0013 Japan  IKAWA  Date December 18,	nishable by fine or imprisonment, or the validity of the application or any  2003  See	
nd further that these statements we oth, under Section 1001 of Title 1 atent issued thereon.  ull name of sole or first inventor	ratent of my own knowledge are re made with the knowledge that willf 8 of the United States Code and that see Kentaro FUJIBA tare fujilayer, Tokyo, 180-0013 Japan nikubo, Musashino-shi, Tokyo Tetsuo HISH was higher the work with the control of th	e true and that all statements made on information false statements and the like so made are put such willful false statements may jeopardize the AYASHI  Date December 18,  Citizenship  yo, 180-0013 Japan  IKAWA  Date December 18,	nishable by fine or imprisonment, or the validity of the application or any  2003  See  2003	

<sup>☐</sup> Additional inventors are being named on separately numbered sheets attached hereto.